IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:))
HIGHLAND CAPITAL MANAGEMENT, L.P., ¹) Chapter 11) Case No. 19-34054 (SGJ)
Debtor.) Case No. 19-34034 (SOI))
HIGHLAND CAPITAL MANAGEMENT, L.P.))
Plaintiff, vs.)) Adv. Pro. No. 20-03190 (SGJ)
JAMES D. DONDERO,))
Defendant.)))

CERTIFICATE OF SERVICE

I, Vincent Trang, depose and say that I am employed by Kurtzman Carson Consultants LLC ("KCC"), the claims and noticing agent for the Debtor in the above-captioned case.

On January 7, 2021, at my direction and under my supervision, employees of KCC caused the following document to be served via Electronic Mail upon the service list attached hereto as **Exhibit A**; and via First Class Mail upon the service list attached hereto as **Exhibit B**:

• Debtor's Amended Witness and Exhibit List with Respect to Evidentiary Hearing to be Held on January 8, 2021 [Docket No. 46]

Furthermore, on January 7, 2021, at my direction and under my supervision, employees of KCC caused the following documents to be served via Electronic Mail upon the service list attached hereto as **Exhibit A**; and via Overnight Mail upon the service list attached hereto as **Exhibit C**:

• Plaintiff's Motion for an Order Requiring Mr. James Dondero to Show Cause Why He Should Not Be Held in Civil Contempt for Violating the TRO [Docket No. 48]

¹ The Debtor's last four digits of its taxpayer identification number are (6725). The headquarters and service address for the above-captioned Debtor is 300 Crescent Court, Suite 700, Dallas, TX 75201.

- Debtor's Memorandum of Law in Support of Motion for an Order Requiring Mr. James Dondero to Show Cause Why He Should Not Be Held in Civil Contempt for Violating the TRO [Docket No. 49]
- Declaration of John A. Morris in Support of the Debtor's Motion for an Order Requiring Mr. James Dondero to Show Cause Why He Should Not Be Held in Civil Contempt for Violating the TRO [Docket No. 50]
- Plaintiff's Motion for Expedited Hearing on its Motion for an Order Requiring Mr. James Dondero to Show Cause Why He Should Not be Held in Civil Contempt for Violating the TRO [Docket No. 51]

Dated: January 12, 2021

/s/ Vincent Trang
Vincent Trang
KCC
222 N Pacific Coast Highway, Suite 300
El Segundo, CA 90245

EXHIBIT A

Exhibit A

Affected Parties Served via Electronic Mail

Description	CreditorName	CreditorNoticeName	Email
			michael.lynn@bondsellis.com;
		D. Michael Lynn, John Y. Bonds,	john@bondsellis.com;
	Bonds Ellis Eppich	III, John T. Wilson, IV, Bryan C.	john.wilson@bondsellis.com;
Counsel to James Dondero	Schafer Jones LLP	Assink	bryan.assink@bondsellis.com
			mclemente@sidley.com;
Counsel to Official		Matthew Clemente, Alyssa	alyssa.russell@sidley.com;
Committee of Unsecured		Russell, Elliot A. Bromagen,	ebromagen@sidley.com;
Creditors	Sidley Austin LLP	Dennis M. Twomey	dtwomey@sidley.com
			preid@sidley.com;
Counsel to Official		Penny P. Reid, Paige Holden	pmontgomery@sidley.com;
Committee of Unsecured		Montgomery, Juliana Hoffman,	jhoffman@sidley.com;
Creditors	Sidley Austin LLP	Chandler M. Rognes	crognes@sidley.com

EXHIBIT B

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Exhibit B

Affected Parties Served via First Class Mail

Description	CreditorName	CreditorNoticeName	Address1	City	State	Zip
		D. Michael Lynn, John Y.				
Counsel to	Bonds Ellis Eppich	Bonds, III, John T. Wilson,	420 Throckmorton			
James Dondero	Schafer Jones LLP	IV, Bryan C. Assink	Street, Suite 1000	Fort Worth	TX	76102

EXHIBIT C

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Exhibit C

Affected Parties Served via Overnight Mail

Description	CreditorName	CreditorNoticeName	Address1	City	State	Zip
		D. Michael Lynn, John Y.				
Counsel to	Bonds Ellis Eppich	Bonds, III, John T. Wilson,	420 Throckmorton			
James Dondero	Schafer Jones LLP	IV, Bryan C. Assink	Street, Suite 1000	Fort Worth	TX	76102